महाराष्ट्र प्रादेशिक व नगर रचना अधिनियम, १९६६

कलम ३७ (१अअ) (सी) अन्वये बृहन्मुंबई विकास नियंत्रण नियमावली मधील मंज्रीबाबतची अधिसूचनाः

महाराष्ट्र शासन नगर विकास विभाग,

शासन क्रमांक : सिएमएस/टिपीबी -४३११ /४५२/प्र.क्र.५८/२०११/नवि-११,

मंत्रालय, मुंबई : ४०० ०३२, दिनांक: ६ जानेवारी, २०१२.

शासन निर्णय :-सोबतची अधिसूचना शासन असाधारण राजपत्रात प्रसिध्द करण्यात यावी.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नांवाने. स्ते २०१५ व्यक्तिसीकं कि. २०१२०१०७ १०३१३ ८०० १०

सह सचिव, महाराष्ट्र शासने, नगर विकास विभाग.

प्रति,

महापालिका आयुक्त, बृहन्मुंबई महानगरपालिका, मुंबई. महानगर आयुक्त, मुंबई महानगर व प्रदेश विकास प्राधिकरण, मुंबई. प्रधान सचिव, गृहनिर्माण विभाग, मंत्रालय, मुंबई. मुख्य कार्यकारी अधिकारी, म्हाडा, गृह निर्माण भवन, वांद्रे (पूर्व), मुंबई : ४०० ०५१. मुख्य अधिकारी, मुंबई इमारत दुरुस्ती व पुनर्रचना मंडळ, गृह निर्माण भवन, वांद्रे (पूर्व), मुंबई : ४०० ०५१. मुख्य अधिकारी, झोपडपट्टी पुनवर्सन प्राधिकरण, प्रशासिकय इमारत, अनंत काणेकर मार्ग, वांद्रे (पूर्व) संचालक, नगर रचना, महाराष्ट्र राज्य, पुणे. उपसंचालक, नगर रचना, बृहन्मुंबई, मुंबई. सह सचिव, नगर रचना, नगर विकास विभाग, मंत्रालय, मुंबई. प्रमुख अभियंता (वि.नि.), बृहन्मुंबई महानगरपालिका, मुंबई. व्यवस्थापक, शासकीय मध्यवर्ती मुद्रणालय, चर्नीरोड, मुंबई. (त्यांना विनंती करण्यांत येते की, सोबतची अधिसूचना महाराष्ट्र शासनाचे असाधारण राजपत्रात भाग-१ मध्ये प्रसिध्द करण्यात येऊन त्याच्या प्रत्येकी ३५ प्रती नगर विकास विभाग, (नवि-११), मंत्रालय, मृंबई : ४०० ०३२ व उप संचालक, नगर रचना, बृहन्मुंबई, मुंबई यांना पाठविण्यात याव्यात.) ক্ষম্ন अधिकारी (संगणक कक्ष)(नवि-२९), नगर विकास विभाग, मंत्रालय, मुंबई : ४०० ०३२, (त्यांना विनंती करण्यांत येते की, सोबतची सूचना विभागाच्या वेबसाईटवर प्रदर्शित करण्याबाबत आवश्यक ती कार्यवाही करावी.)

निवडनस्ती (नवि-११).

Maharashtra Regional & Town Planning Act, 1966.

 Sanction to modification to the Development Control Regulation for Greater Mumbai 1991 Under Section 37(1AA)(C) of the said Act.

GOVERNMENT OF MAHARASHTRA Urban Development Department, Mantralaya, Mumabi 400 032. Dated: 6th January, 2012.

NOTIFICATION

No. CMS 4311/452/CR-58/2011/UD-11:

Whereas, the Development Control Regulations for Greater Mumbai, 1991 (hereinafter referred to as "the said Regulations") have been sanctioned by Government in Urban Development Department, under section 31(1) of the Maharashtra Regional and Town Planning Act, 1966 (hereinafter referred to as "the said Act") vide Notification No. DCR -1090/RDP/UD-11, dated the 20th February, 1991 to come into force with effect from the 25th March, 1991.

And whereas, it is noticed that, in the last twenty years, the Municipal Corporation of Gr. Mumbai (hereinafter referred to as the "the said Corporation") as well as Govt. have carried out numbers of modifications to various provisions of the said regulations and have also added number of regulations. These modifications were carried out to implement various policies of the Govt./the said Corporation formulated from time to time. Some of the provisions were amended as a result of recommendations made by the various committees, appointed by the State Government. Some amendments were made due to the court decisions. The amendments were done with a view to have effective implementation of the provisions of the said regulations for the benefit of the public at large. (hereinafter referred to as "the said modified Regulation"). Amendments to the said Regulation Nos. 33(5),33(7),33(9) and 33(10) fall in such categories of amendments. Govt. has carried out amendments to the said Regulation by adding few more regulations, so as to meet with requirements of various departments of Govt., Corporation and other users so as to make the said Regulation more user friendly.

And whereas, it is seen that no major or for that matter even minor modifications have been done to the provisions of the said Regulation No.35, which deals with exemption of some structures/features from FSI computations. Similarly provisions of the said Regulation Nos. 43 and 44, which deal with the fire prevention/protection measures have also remained untouched.

And whereas, the said Corporation has submitted its detailed report vide its letter No. Misc/A/8279 dated the 13/7/2011 to the Government for modification to provisions of the said Regulations specifically dealing with exemption from FSI computation and fire protection measures (hereinafter referred to as "the said proposed modifications").

And whereas, amendments are required to be implemented expeditiously, the Municipal Commissioner of the said Corporation has requested vide letter No. Misc/A/8279 dated the 13/7/2011 that the Govt. may issue the suitable directives so as to give effect to the above amendments and to take expeditious action in public interest under section 37 of the said Act and also requested Govt. vide his letter dated the 21/7/2011 to invoke the provisions of Section 37(1AA) of the said Act.

And whereas, the Govt. is satisfied that in the public interest it is necessary to carry out urgently the said proposed modification and the said proposed modification will not change the character of the Development Plan of the said Corporation.

And whereas, the Government had issued notice No.CMS-4311/452/CR-58/2011/ UD-11, dated the 25 July 2011 (hereinafter refer to as "the said notice") for inviting suggestion/ objection from any person with respect to the said modification and appointed Deputy Director of Town Planning, Brihanmumbai as an officer under section 162 of the said Act (hereinafter referred to as " the said officer") to submit the report to Govt after serutinizing the suggestion / objections on the said proposed modifications and say of the said Municipal Corporation.

And whereas, the said notice was published in the Maharashtra Government Gazette (Extraordinary) dt. the 01/08/2011 and the corrigendum to it, published in Maharashtra Government Gazette (Extraordinary) dt. the 28/09/2011. The said notice was also published in news paper, daily namely " Mid day" dt. the 03/08/2011.

And whereas, the said officer has submitted his report to the Government through the Director of Town Planning, Maharashtra State, vide letter No. 2368, dt. the 31/10/2011

And whereas, after considering the report of the said officer, suggestions /objections received from general public, say of the said Corporation and after consultation of the Director of Town Planning, Maharashtra State thereon, the Government is of the opinion that the said modification shall be sanctioned with some changes.

Now, therefore, in exercise of the powers conferred under section 37(1AA)(C) of the said Act, the Government hereby :-

Sanctions the said modification to Development Control Regulation of Greater Mumbai 1991 (more specifically described in the schedule attached herewith).

Fixes the date of publication of this Notification in the Government B) Gazette as the date of coming into force of this Notification.

Directs the said Corporation that, in the schedule of modification C) sanctioning the said Regulation, after the last entry, the schedule referred to as (A) above shall be added.

By order and in the name of Governor of Maharashtra,
(Rajendra Habde)

Under Secretary to Government.

D:\NOTIFICATION\DCR Mumbai Modification\noticeDCRmodification.-1doc.doc

SCHEDULE

(Accompaniment to notification no. CMS 4311/452/CR-58/2011/UD11, Dated: 6th January, 2012)

Modification to D.C. Regulation No.29(1)(f)

Regulation	Existing provision	Sanctioned provision	
no.			
29(1)(f)	Where a room does not derive light and ventilation from an exterior open space; the width of the exterior open space as given in this Regulations may be reduced to one-fifth of the height of the building subject to a minimum of 3.6 m. in respect of residential building and 4.5 m. for a commercial building subject to a maximum of 12 m. For a building with height of 24 m. or more, such exterior open space shall be 6 mt. subject to the requirements of the Fire Brigade Authorities.	light and ventilation from an exterior open space; the width of the exterior open space as given in these Regulations may be reduced to a minimum of 3.6 m. in respect of residential building and 4.5 m. for a commercial building upto a height of 24 mt. For a building with height of 24 m or more such exterior open space shall be minimum 6 m or more,	

Add the following new clause in D.C.Regulation No.29 29(6) (c)

For multi-storeyed, high rise and special buildings, the provisions as stipulated in Regulation No. 43(1) shall apply.

D.C.Regulation No.30

The modifications proposed in the D.C.Regulation No.30 are as under:-

30. Features permitted in open spaces:-

Certain features may be permitted in the prescribed open spaces as enumerated below:-

Existing Reg. no.	Existing provisions	Prop posed Reg.no	Sanctioned provisions
30(i)(b)	Covered parking spaces at least 7.5 m. away from any access road, subject to Regulations 36.	30(i)(b)	Covered parking spaces at least 7.5 m. away from any access road, subject to Regulation no. 36 (5)(d)
30(ii)(b)	A cantilevered and unenclosed canopy over common entrance and each common staircase not more than 5.5 m long and at least 2.2 m. above ground level. The outer edge of the canopy shall be at least 1.5 m. from the plot boundary. The Commissioner may permit canopies of larger size in public multistoreyed or high rise or special buildings;	30(ii)(b)	A cantilevered and unenclosed canopy over common entrance and each common staircase not more than 5.5 m long and at least 2.2 m. above ground level with level difference of 0.3 m. in relation to the floor level. The outer edge of the canopy shall be at least 1.5 m. from the plot boundary. The Commissioner may permit canopies of larger size in public, multistoreyed or high rise or special buildings.
30(ii) (c)	An unenclosed porch open on three sides, not more than 5.5 m. in length parallel to the main building in front of common entrance only and except rear open space. No part of such porch shall be less than 1.5 m. from the boundary.	30(ii)(c)	An unenclosed porch open on three sides, not more than 5.5 m. in length parallel to the main building in front of common entrance only and except rear open space with level difference of 0.3 m. in relation to the floor level. No part of such porch shall be less than 1.5 m. from the plot boundary.

30(ii)(e)	A chajja, cornice, weather	30(ii)(e)	A chajja, cornice, weather
35()(-)	shade, sun-breaker and	(i)	shade, sun-breaker; at lintel
	other ornamental projection	()	level only projecting not
	projecting not more than		more than 1.2 m, from the
	1.2 m. from the face of the		face of the building. No
	building. No chajja, cornice,		chajja, cornice, weather
	weather shade, sun-breaker		shade, sun-breaker etc. shall
1	or other ornamental		reduce the width of the
	projection etc. shall be		required open space to less
	permissible, which will		than 2.5 m. Further Chajja,
	reduce the width of the		Cornice, Weather Shade, sun
	required open space, to less		breaker or other ornamental
			projections etc. shall be
]	•		permissible upto 0.3 mt. in
	Chajja, Cornice, Weather		Gaothan area for the plots
	Shade, sun breaker or		· 1
	other ornamental		adm. upto 250 sq.mts. However in case of
	projections etc. shall be		
	permissible upto 0.3 mt. in		redevelopment of cessed
	Gaothan areas for the plots		building, where marginal
	adm. Upto 250 sq.mts.		distances are less, chajja
			projection maximum up to
		· 	0.45 m. may be allowed.
		30(ii)(e)	The ornamental projection,
		(ii)	flower beds etc. projecting
			not more than 1.2 m. from
			the face of the building. No
			ornamental projection,
			flower beds etc. shall be
			permissible, which will
			reduce the width of the
			required open space to less
			than 2.5 m.
30(ii)(f)	A chajja, cornice, weather	30(ii)(f)	A chajja, cornice, weather
	shade and sun-breaker over	(i)	shade, sun-breaker over a
	a balcony or gallery, its	.,	balcony or gallery, its
	projection not exceeding		projection not exceeding
	from the balcony or gallery		0.75 mt from the balcony or
	face with level difference of		gallery face with a level
	0.3 m. in relation to the		difference of 0.3 m. in
	floor level. However and/or		relation to the floor level.
	ornamental projection over		However in case of
	a balcony or gallery may be		redevelopment of cessed
1	allowed to project upto		building, where marginal
-	0.75mt.		distances are less, chajja
	0.75mc.		1
		L	projection maximum up to

	0.45 m. may be allowed.
30(ii)(f) (ii)	

·

,

35 (2). This regulation shall be substituted by regulation 35(2) and 35(3) as stated below:-

35(2) The following shall not be counted in FSI

- Areas of structures permitted in recreational open space under clause (g) of sub-Regulation (1) of Regulations 23.
- ii) Areas covered by features permitted in open spaces as listed in Regulation 30 except for regulation 30(i) (b), 30(ii) (e) (ii) and 30(ii) (f) (ii).
- iii) Areas covered by staircase rooms, lift rooms above topmost storey, staircase/ lift wells and passages in stilt, basement and floors exclusively used for parking and other ancillary users as permitted in this regulation No.35(2)
- iv) Areas covered by staircases/ lift wells including lobbies as specified, excluding those covered under D.C.Regulation No.35 (2) (iii) with special written permission of the Commissioner subject to payment of premium.

Provided that in the wards of the Island City such exclusion from FSI computation will be available in respect of buildings to be constructed or reconstructed only, the same being not available for existing buildings or proposals decided by the Corporation prior to coming into force of these Regulations,

Provided further that where the permissible FSI has not been exhausted in the case of existing buildings and cases decided by the Corporation prior to coming into force of these Regulations, the exclusion from FSI computation as in these Regulations will be available for construction of balance potential,

Provided further that the reconstruction scheme under Development Control Regulations No. 33(6) such exclusion will be permissible as per guidelines here under: -

- i. While working out total existing built up area, the built-up area of existing staircase will not be taken into account.
- ii. The premium for the area of the staircase and lift-well will be recovered after working out the area of the staircase and lift-well in the proposed building minus area of the existing staircase, lift-well etc., if any

- v) Area of the basement used exclusively for parking and other ancillary uses as permitted in regulation No. 38(9) (iv) (b,c,d,&e).
- vi) Area of covered parking spaces as provided in sub-Regulation (5) (a) of Regulation No.36.
 - Provided, however, the additional parking to the extent of 25% of the required parking may be permitted with permission of the Commissioner without payment of premium.
 - Provided further in non-residential building, where entire parking is proposed by mechanical / automatic means, additional parking to the extent of 10% of the required parking shall be permitted free of FSI as vehicle holding area.
- vii) Area of one office room of a co-operative housing society or apartment owners association as provided in sub-Regulation (11) of Regulation 38.
- viii) Lofts [vide sub-Regulation (5) of Regulation 38.]
- ix) Porches [vide sub-Regulation (20) of Regulation 38].
- x) Canopy [vide sub-Regulation (21) of Regulation 38].
- xi) Area of structures for an effluent treatment plant as required to be provided, as per the requirements of the Maharahstra Pollution Control Board or other relevant authorities:
 - Provided, however, in the case of an existing industry, if no vacant land is available the Commissioner may permit the structures with dimensions to be approved by him for such effluent treatment plant on 10 per cent amenity open space.
- xii) A chajja, cornice, weather shade, sun-breaker; at lintel level only; projecting not more than 1.2 m. from the face of the building as provided in sub regulation no. 30 (ii) (e)(i).

 Further Chajja, Cornice, Weather Shade, sun breaker or other ornamental projections etc. shall be permissible upto 0.3 mt. in Gaothan area for the plots adm. upto 250 sq.mts
- xiii) A chajja, cornice, weather shade, sun-breaker over a balcony or gallery, as provided in sub regulation no. 30 (ii)(f)(i)
- xiv) Area covered by pump rooms, electric substations.
 - xv) Area covered by new lift and passage thereto in an existing building with a height upto 16m. in the Island City [vide clause (iv) of sub-Regulation (19) of Regulations 38]
 - xvi) Area of a covered passage of clear width not more than 1.52m (5ft.) leading from a lift exit at terrace level to the existing staircase

- so as to enable descend to lower floor in a building to reach tenements not having direct access to a new lift in a building without an existing lift.
- xvii) Area of one fitness centre for a Co-Op. Housing Society or Apartment Owners Association as provided in sub-regulation 38(32).
- xviii) The fire chutes as provided under D.C.Regulation no. 44(8)
 - xix) The refuge areas subject to D.C.Reg. 44(7)
 - xx) Fire Check floor / Service Floor of height not exceeding 1.8 mt.
- xxi) Entrance lobbies in stilted portion, height not exceeding 7.2 mt..
- xxii) Open to sky swimming pool at the terrace above the top most storey or on the top most podium only.
- xxiii) Area of the service ducts abutting Sanitary Block not exceeding 1.2 Mtr. in width. In case of high rise buildings higher width/size as per requirement and design approved by Commissioner but not exceeding 2.0 mts.
- xxiv) Ornamental projection of glass façade/glazing not exceeding 0.30m from building line for non-residential building.
- xxv) Area covered by chimney, elevated tanks (provided its height below the tank from the floor does not exceed 1.5 m)
- xxvi) Area of sanitary block for use of domestic servants engaged in the premises, not exceeding 2.2 sq.mts at staircase mid-landing level and at stilt, parking floor level.

Note:

- i. Areas covered by the projections exceeding those specified in clauses xii, xiii, xxiii and xxiv above shall be counted in FSI.
- ii. Open to sky swimming pool at any level other than (xxii) above, excluding at ground level as provided in D.C. regulation 30 (ii), shall be counted in FSI.
- iii. Any passage by whatever name not covered under D.C.R. 35(2) shall be counted in FSI.

35(3) The following shall be counted in FSI.

- i) Covered parking spaces as provided under Regulation no. 36 (5)(d)
- ii) Area of fire escape balcony as provided in regulation 44(5)
- iii) Area of Sanitary block for the use of domestic servants engaged in the premises, other than at staircase mid-landing level, Stilt level, parking level.
- iv) Part / Pocket / Covered terraces, for whatever purpose, except open terrace above the top most storey and the part terrace at top most storey due to planning constraints but accessible from common staircase.
- Area below open to sky swimming pool, clearance exceeding 1.5
 Mtr. from floor level.
- vi) Air condition plant room / Air handling unit room, meter room,

 D.G.set room except provided in basement.
- vii) Fire check floor / service floor of height exceeding 1.8 mt.
- viii) Area of balconies as provided in sub regulation 22 of Regulation 38.
- ix) Niches below window sill.
- x) Area of one public telephone booth and one telephone exchange (PBX) room per building.
- xi) The ornamental projection, including the voids, flower beds, etc. projecting from the face of the building except at the terrace level.
- xii) Ornamental projection, flower bed etc. over a balcony or gallery
- xiii) Area of one room for installation of telephone concentrators as per requirements of Mahanagar Telephone Nigam limited.
- xiv) Area of a separate letter box room on the ground floor of residential and commercial buildings.
- xv) Covered areas required on top terrace for antenna / dish antenna / communication tower used for Telecom (basic cellular or satellite telephone) or ITE purposes, V-Sat, Routes, Transponders or similar IT related structure or equipment, in excess of 20.00 sq.mts.
- xvi) The parking floor in excess of required parking under these regulations [35(2)(vi)]. Deck parking inclusive of Car lifts and passages thereto on habitable floors.
- xvii) Driver's room / sanitary block on podium and or parking floor.
- xviii) Covered swimming pool.

Add the following new regulation D.C.Regulation 35(4)

Compensatory Floor Space Index (FSI):-

Notwithstanding anything contained in the D.C.Regulations 32, 33 & 34, the Commissioner may, by special permission, permit fungible compensatory Floor Space Index, not exceeding 35% for residential development and 20% for Industrial/Commercial development, over and above admissible Floor Space Index, by charging a premium at the rate of 60%, 80% and 100% of the Stamp Duty Ready Recknor Rate, for Residential, Industrial and Commercial development respectively.

Provided in case of redevelopment under regulation 33(7),33(9) & 33(10) excluding clause no.3.11 of Appendix-IV of Development Control Regulation 1991, the fungible compensatory F.S.I. admissible on rehabilitation component shall be granted without charging premium.

Provided further that redevelopment under D.C. regulations no. 33(5) and redevelopment proposal of existing buildings in suburbs and extended suburbs by availing TDR, the fungible compensatory F.S.I. admissible on F.S.I. consumed in existing structure shall be granted without charging premium.

Provided further that such fungible compensatory FSI for rehabilitation component shall not be used for free sale component and shall be used to give additional area over and above eligible area to the existing tenants / occupants.

Provided, that this regulation shall be applicable in respect of the buildings to be constructed or reconstructed only.

Explanatory Note:-

- i) Where IOD/IOA has been granted but building is not completed, this regulation shall apply only at the option of owner /developer,
- ii) For plots/ layouts, where IOD is granted for partial development, this Regulation will apply for the balance potential of the plot,
- iii) The fungible FSI is useable as regular FSI,

Provided, further, the development in Coastal Regulation Zone (CRZ) areas shall be governed by the Ministry of Environment & Forests Notification issued from time to time.

Note: The premium amount collected shall be kept in a separate Account to be utilized for infrastructure development.

Modification to D.C.Regulation 36

Reg.No.	Existing provision	Sanctioned provision
Reg.No. 36(5)(a)	Existing provision (5) Parking Spaces Where to be accommodated-The parking spaces may be provided,- (a) underneath the building, in basements within its stilted portion, or on upper floors;	Sanctioned provision Parking Spaces: Where to be accommodated-The parking spaces may be provided,- (a) underneath the building, in basements, podiums, within its stilted portion, or on upper floors if exclusively used for mandatory parking. Note: (i) The deck parking inclusive of car lifts & passages thereto shall be counted in FSI. (ii) Additional parking floor in excess of
		required parking shall be counted in FSI subject to the provision of D.C.R.35(2)(vi). (iii) In non-residential building, where entire parking is proposed by mechanical / automatic means, additional parking to the extent of 10% of the required parking shall be permitted free of FSI as vehicle holding area.

Proposed modification to D.C.Regulation No.38

Reg.No	Ex	isting Prov	isions	Sanctioned Provisions
38(5)	(5) Loft-	(1) Locatio	n and extent	Loft:
	:-Lofts	may be pr	ovided over	i) Location : Lofts may be provided
ļ	kitchens,	, habitable r	ooms,	over kitchens, habitable rooms,
	bath-rooms, water closets, and			bathrooms, water closets and
	corridors	within a	tenement in	corridors within a tenement in
	residenti	al buildings,	over	residential building, in shops and in
	shops,	and in	industrial	industrial buildings.
	buildings	s, subject	to the	ii) Height :The height of the loft
	following	restrictions	:: -	shall not be more than 1.5 Mtr. If it
	Serial	Rooms	Coverage	exceeds 1.5 Mtr. shall be counted
	no.	over	(percentage	towards F.S.I.
		which	to area of	iii) The lofts in non-residential
]		permitted	room	buildings shall be located at least 2
	,,,	(2)	below)	mts. away from the entrance.
	(1)	(2) Kitchen /	(3) 25	
	1	habitable	23	
		room		·
	2	Bathroom,	100	
•	~	water		:
		closet,		·
	!	corridor	!	
	3	Shops	33 1/3	
		with width		· ·
	·	upto 3m		
	4	Shops	50	
		with width		
1	11	exceeding	1	
	5	3m Industrial	33 1/3	
		2114400414	33 1/3	
	Provided	l that (a) lofts in	† ·
	commer	_	industrial	
	1		ated at least	
	2 m.	s shan be to		
	[m the entra	ince; and (b)	
	loft area shall not be counted			
	towards F.S.I. subject to (ii)			
	below. (ii) HeightThe clear head-room			
	under a loft shall not be less than 2.2 m, and that above it			
			han 1.5 m. if	
		1.5 m.		·
L	counted	towards F.S	11.	<u></u>

							_	
38(2) (ii)	roo 19 (ii) rest any erec heig fund Not rest 19, proc recc as	ximum heim shall be hereunder: Notwithstariction facion facion facion facioning of withstandirections a for duction, ording sturequired actioning sh	ght of as give anding stated i equipm lity can juired for that sys state cinema/ shooting dios, m for the all be pe	ie above d in Table TV films g, editing, nore height ir effective	max root hero (ii) rest any ered as I of t Not rest for sho stud for	ximum hem shall be eunder:- Notwiths telematic tion facilities for the end of	ight of a as given tanding to stated in the	Table 19, production,
		TA Height of I	BLE 19 Habitabl	e Room			TABLE 19	
	Sr N o.	Occupanc Y		Maximum height (in meters)	Sr N o.		of Habitable Ro Minim um height (in meters)	Maximum height (in meters)
	(1	(2)	(3)	(4)	(1	(2)	(3)	(4)
	1.	Flat roof. (a)Any habitable room	2.75	4.2	1.	Flat roof. (a) Any habitable room	2.75	3.9
		(b) Habitable room in High Density Housing	2.6	4.2		(b) Habitable room in High Density Housing	2.6	3.9
		(c) Aircon- ditioned habitable room.	2.4	4.2		(c) Aircon- ditioned habitable room.	2.4	3.9
		(d) Assembly halls, residential hotels of 3 Star category and above,	3.6	4.2 subject to the written permission of the Commission ner greater		(d) Assembly halls, residential hotels of 3 Star category and above.	3.6	4.2 subject to the written permission of the Commissio ner areater

be

greater height may

permitted.

above, institution

al, education

above, institution

al, education

greater height may be permitted.

be

2.	al, industrial, hazardous or storage occupanci es, departme ntal stores, malls, I.T. buildings, entrance halls and lobbies to departme -nt stores and assembly halls.		
	roof – (a) Any habitable room	2.75 (avera ge with 2.1 M at the lowest point)	4.2 (average with 3.2 M at the lowest point).
	(b) Habitable room in High Density Housing.	2.6 (avera ge with 2.0 M at the lowest point).	4.2 (average with 3.2 M at the lowest point).

Provided that- (i) the minimum clear head-way under any beam shall be 2.4 m.

- (ii) in all occupancies, except those included in Serial No. 1(d) in the Table above, any height in excess of 4.2 m. shall be deemed to have consumed an additional FSI of 50 per cent of the relevant floor area.
- (iii) other requirements.- One full side of a habitable room must abut an exterior open space same as provided in sub-regulation (9) of Regulation 29.

_	,	,	
	al, industrial, hazardous or storage occupanci es, departme ntal stores, malls, I.T. buildings, office buildings, entrance halls and lobbies to departme -nt stores and assembly halls. e) Shops.	3.0	3.9
2.	Pitched roof – (a) Any habitable room	2.75 (average with 2.1 M at the lowest point)	3.9 (average with 2.8 M at the lowest point).
	(b) Habitable room in High Density Housing.	2.6 (average with 2.0 M at the lowest point).	3.9 (average with 2.7 M at the lowest point).

Provided that- (i) the minimum clear head-way under any beam shall be 2.4 m.

ii)In all occupancies except those included in Sr. No. 1 (d) in the table above, any height in excess of 3.9 Mtr. shall be deemed to have consumed an additional F.S.I. of 50% of the relevant floor area.

(iii) other requirements.- One full side of a habitable room must abut an exterior open space same as provided in subregulation (9) of Regulation 29.

38(9)(i)	(9)Basement-(i) Area and Extent The total area of any basement shall not exceed twice the plinth area of the building or the area of the plot, whichever is less. It may be in one level or two.	(9)Basement-(i) The basement shall not be constructed in the required front open space under DCR 29. The open space from the other boundaries of the plot shall not be less than 1.5 Mtr. It may be at one level or more.
38(9) (iv)	(iv)Uses Permitted A basement may be put to the following uses only:- (a) storage of household or other non-hazardous goods; (b) store rooms, bank lockers or safe-deposit vaults; (c) air-conditioning equipment and other machines used for services and utilities of the building; (d) Parking spaces; (e) Electric sub-station (which will conform to required safety requirements): Provided that user strictly ancillary to the principal user may also be permitted in a basement.	may be put to the following uses only: (a) (i) Storage of household or other non hazardous goods; (ii) Store rooms, bank lockers or safe deposit vaults; (b) Air conditioning equipment /AHU and other machines used for services and utilities of the building; (c) Parking spaces; (d) D.G. set room, meter room and Electric sub station (which will conform to required safety requirements); (e) Effluent Treatment Plant,
38(12)	(12) Letter Box: - A letter box of appropriate dimensions shall be provided on the ground floor of residential and commercial buildings with five and more storeys to the satisfaction of the Commissioner.	(12) Letter Box Room: - A separate letter box room or otherwise of appropriate dimensions shall be provided on the ground floor of residential and commercial building.
38(20)	(20) Porch A porch, if any, shall be at least 1.5 m clear of the plot boundary; the area of a porch upto 5.5m. in length (parallel to the main building) shall not be counted towards	the level of the floor; the area of a

	FSI. A parapet wall 0.23m. in	to the main building) shall not be
	height is permissible over a	counted towards FSI. A parapet
	porch. The Commissioner may	wall 0.23m. in height is permissible
	permit larger porches for	over a porch. The Commissioner
	mercantile, hotel and public	may permit larger porches for
	buildings.	mercantile, hotel and public
		buildings.
38(21)	(21) Canopy :- A cantilevered	(21) Canopy :- A cantilevered and
:	and un-enclosed canopy may be	un-enclosed canopy with level
	permitted over each entrance	difference of 0.3 m. in relation to
	and staircase, if a clear distance	the floor level; may be permitted over each entrance and staircase, if
ļ	of at least 1.5 m is maintained between the plot boundary and	a clear distance of at least 1.5 m is
	the outer edge of the canopy.	maintained between the plot
	The minimum clear height of the	boundary and the outer edge of the
	canopy shall be 2.2 m.	canopy. The minimum clear height
	carlopy shall be 2.2 m.	of the canopy shall be 2.2 m. The
		Commissioner may permit larger
		canopies for mercantile, hotel and
		public buildings.
38(22)	(22) Balcony :- In any	(22) Balcony :- In any residential
	residential zone (R-1) and	zone (R-1) and residential zone
	residential zone with shop line	with shop line (R-2), or in a purely
	(R-2), or in a purely residential	residential building in any other
	building in any other zone,	zone, balconies may be permitted
	balconies may be permitted free	at each floor, excluding the ground
	of FSI at each floor, excluding	and terrace floors, of an area not
	the ground and terrace floors, of	more than 10 per cent of the area
	an area not more than 10 per	of the floor from which such
	cent of the area of the floor from	balcony projects subject to the
	which such balcony projects	conditions that :- (i) No balcony
	subject to the following	shall reduce the minimum marginal
	conditions :- (i) No balcony shall	open space to less than 3 mt. at the rear and sides and 1.5m in the
	reduce the minimum marginal	front. The width of the balcony will
	open space to less than 3 mt. at the rear and sides and 1.5m in	be measured perpendicular to the
	the front. The width of the	building line and reckoned from
	balcony will be measured	that line to the balcony's outermost
	perpendicular to the building line	
	and reckoned from that line to	enclosed.
	the balcony's outermost edge.	
	(ii) Balconies may be allowed to	_
	be enclosed with written	
	permission of the Commissioner.	[
	When balconies are enclosed,	
	one-third of the area of their	
	faces shall have louvers glass	:
	shutters or grills on the top and	
-	the rest of the area except the	
	parapet shall have glazed	
	shutters.	
		·

New	38 (34):- Podium
Regulati	i. A podium may be permitted
on	in plot admeasuring 1500
	sq.mt or more.
	ii. The podium provided with
	ramp may be permitted in
	one or more level, total
	height not exceeding 24 m
	above ground level.
	However, podium not
	provided with ramp but
	provided with two car lifts
	may be permitted in one or
	' more level, total height not
	exceeding 9 mt above
	ground level.
	iii. The podium shall be used for
	the parking of vehicles.
	iv. The recreational space
	prescribed in D.C.Regulation
	23 may be provided either at
	ground level or on open to
	sky podium.
	v. Podium shall not be
	permitted in required front
	open space.
	vi. Such podium may be
1	extended beyond the
	building line in consonance
	with provision of
	D.C.Regulation 43(1) on one
	side whereas on other side
	and rear side it shall not be
	less than 1.5 m from the plot
	boundary.
	vii. Ramps may be provided in
	accordance with
	D.C.Regulation 38(18).
	viii. Adequate area for Drivers
	rest rooms and sanitary
	block may be permitted on
	podiums by counting in FSI.

Proposed amendment in relevant regulations applicable to Fire Fighting Requirements

Reg. no.	Existing provisions	Sanctioned provisions
43 (1)	General – The planning design and construction of any building shall be such as to ensure safety from fire. For this purpose, unless otherwise specified in these Regulations, the provisions of part IV: Fire Protection Chapter, National Building Code, shall apply. For multistoried, high rise and special buildings, additional provisions relating to fire protection contained in Appendix VIII shall also apply. The approach to the building and open spaces on all sides up to 6 m width and their layout shall conform to the requirements of the Chief Fire Officer. They shall be capable of taking weight of a fire engine weighing up to 18 tonnes. These open spaces shall be free of any obstruction and shall be motorable.	The planning design and construction of any building shall be such as to ensure safety from fire. For this purpose, unless otherwise specified in these Regulations, the provisions of part IV: Fire Protection Chapter, National Building Code, shall apply. For multistoried, high rise and special buildings, additional provisions relating to fire protection contained in Appendix

		Provided, however, if podium is
		proposed it shall not extend 3m
		beyond building line so as to have
		clear open space of 6m beyond
		podium.
		Provided, further, where podium is
		accessible to fire appliances by a
		ramp, then above restriction shall
		not apply.
		(b) Buildings having height more
		than 70 m, at least two sides,
1		accessible from road side, shall
		have clear open space of 9 m at
		ground level.
		Provided, however, if podium is
		proposed it shall not extend 3m
		beyond building line so as to have
		clear open space 6m beyond
		podium. No ramps for the podium
		shall be provided in these side
		open spaces.
į		Provided, further, where podium is
		accessible to fire appliances by a
}		ramp then above restriction shall
		not apply.
ļ		, , ,
		(c) Courtyard / ramp / podium
1		accessible to fire appliances shall
		be capable of taking the load up to
		48 tonnes.
		(d) These open spaces shall be free
1		from any obstruction & shall be
1		motorable.
43(2)	Assembly, business, mercantile,	Assembly, business, mercantile,
(i) (ii)	industrial and storage buildings	industrial and storage buildings :
	: 30 m. Note The travel	30 m.
	distance to an exit from the	Note The travel distance to an
	dead end of a corridor shall not exceed half the distance	exit from the dead end of a
	specified above. When more	corridor shall not exceed half the
	than one exit is required on a	distance specified above. When
	floor, the exits shall be as	more than one exit is required on a
	remote from each other as	floor, the exits shall be as remote
	possible: Provided that for all	from each other as possible:
	multi-storeyed high rise and	Provided that, subject to the
	special buildings, a minimum of	provision under D.C. Regulation
-	two enclosed type staircases	
	shall be provided, at least one	44(5)(a) for all multi-storeyed high

 _		
	of them opening directly to the exterior, to an interior, open space or to any open place of safety. Fire Escape or external stair: Multistoreyed, high rise and special buildings shall be	rise and special buildings, a minimum of two enclosed type staircases shall be provided, at least one of them opening directly to the exterior, to an interior, open space or to any open place of safety. 44(5) (A) Additional Staircase- (a) In case of multistoreyed residential buildings having height
	provided with fire escape stairs, which will be free of F.S.I., and they should conform to the following: (a) They shall be taken into account in calculating the evacuation time of a building. (b) All of them shall be directly connected to the ground. (c) Entrance to them shall be separate and remote from the internal staircase. (d) Routes to the fire escape shall be free of obstruction at all times, except for a door way leading to the fire escape, which shall have the required fire resistance. (e) They shall be constructed of non-combustible materials. (f) They shall have a straight flight not less than 75 cm wide with 15 cms treads and risers not more than 19 cms. The number of risers shall be limited to 16 per flight. (g) They shall be provided with handrails at a height not less than 90 cms above the tread.	more than 24 m, and less than 70 m additional staircase shall be necessary, Provided, however, it will not be necessary if, (i) Travel distance does not exceed as mentioned in sub regulation (2)(ii)(i)(i & ii) of regulation 43 and; (ii) If floor area on any floor does not exceeds 500 sq mtrs Note: These staircases shall be of enclosed type having minimum width of 1.5 mt. (b) Buildings having height 70 m or more, shall be provided with two enclosed type staircases, each having width not less than 2.0 m. (c) Whenever two staircases are necessary, both the staircases shall open & terminate at ground floor or to any other place of safety. The staircase shall be as remote as possible. (B) Fire Escape balcony: (a) For industrial buildings, a fire escape balcony not exceeding 1.5 meters width shall be provided at the periphery of every floor level and shall be connected to staircase and shall have a railing / parapet of 1.10 meters height on external

sides.

(b) Fire escape balcony to the

 	Lucidiana alta a libera anti-tra
	buildings other than residential occupancy shall be decided by Chief Fire Officer. (c) Requirement of Fire Escape Balcony
	(i) It shall always be kept free from obstructions & no partitions shall be erected.
	(ii) It shall be provided with wall type sprinklers at every floor level. Note: - Fire Escape balcony shall be counted in FSI.
uge area: a) In multi storyed and high rise buildings, at least one refuge area shall be provided on the floor immediately above 24 m. b) It shall be on the external walls as a cantilevered projection or in any other manner. c) It shall have a minimum area of 15 sq m and minimum width of 3.0 m. d) It shall not be counted in FSI.	Refuge area: (a) (i) The refuge area shall be provided within building line at floor level. (ii) In case of multistoreyed & high rise buildings having height more than 30 mts., first refuge area shall be provided at 24 mt. or 1st habitable floor, whichever is higher. Thereafter, the refuge area shall be provided at every 7th habitable floor. The refuge area shall be 4% of the habitable floor area it serves, and will be free of FSI. If it exceeds 4%, the excess area shall be counted in FSI. (b) Notwithstanding clause (a) for buildings having height upto 70 mts, as an alternate, Refuge areas can be provided as R.C.C. cantilever projections at the alternate mid-landing level of staircase, free of FSI. Each refuge area at mid-landing shall have a minimum width of 3:0 mts and minimum area of 10.0 sq.mts for residential and 15 sq.mts for non-residential
· .	buildings. (c): In case of multistoreyed & high rise buildings upto 30 mts. height, the terrace floor of the

	building shall be treated as the
	refuge area.
New	44(8) Fire Escape Chutes/
Reg.	Controlled Lowering Device for
	evacuation :-
44(8)	(A)(i) High rise building having
	height more than 70 mt.,
	shall necessarily be provided
	with fire escape chute
	shaft/s for every wing
	adjacent to staircase.
	(ii) Walls of the shaft shall have
	4 hours fire resistance.
	(iii) One side of the shaft shall
	be at external face of the
	building with proper ventilation.
	(iv) The dimension of the shaft
	shall not be less than 2.5 m
	X 1.5m.
	(v) The access to the fire
	escape chute's shaft shall be
	made at alternate floor level
	from staircase mid-landing
	with self-closing door having
	fire resistance of at least
	one hour.
	(vi) The fire chute shall be of
	staggered type with landing
•]	of each section at the
	vertical height of not more
	than 21 m.
	Alternatively,
	(B) For High rise building having
	height more than 70 mt.,
	"Controlled Lowering Device for
	evacuation" or "External
	Evacuation System" as approved
	by CFO shall be provided.
New	44 (9) Fire Check Floor
Reg.	A high rise building having height
44(9)	more than 70 m, shall be provided
(5)	with fire check floor (entire floor)
	at every 70 m level.
	Height of the fire check floor shall

not be more than 1.8 mts.
The fire check floor shall not be used for any purpose and it shall be the responsibility of the owner/occupier to maintain the same clean and free of encumbrances and encroachments

at all times.
Periphery of the Fire Check floor

shall not be enclosed.

Fire Drenchers shall be provided at the periphery of the each fire check floor externally.

The following additional clause no.19 to be added to Appendix VIII (Regulation 43)

Appendix VIII

(19)

- Manner of providing refuge area : i)
- The refuge area shall be so located that it shall preferably face the access a) road/s or otherwise face the wider open space on the side of the building perpendicular to the main access road.
- b) The cantilevered Refuge area on cantilever will be permissible at the midlanding of the staircase only. All other refuge areas shall be within the building line only.
- The cantilevered refuge area shall necessarily be of RCC Type . c)
- The refuge area shall be provided with railing / parapet of 1.20 mt. d)
- R.C.C. covering shall be provided above the topmost cantilever refuge e) area.
- The refuge area shall have a door which shall be painted or fixed with a f) sign in luminous paint mentioning "REFUGE AREA"
- The lift/s shall not be permitted to open into the refuge areas.
- The refuge area provided within building line shall be accessible from h) common passage/ staircase.
- Use of refuge area : ii)
- The refuge area shall be earmarked exclusively for the use of occupants a) as temporary shelter and for the use of Fire Brigade Department or any other organization dealing with fire or other emergencies when occur in the building and also for exercises/drills if conducted by the Fire Brigade Department.
- The refuge areas shall not be allowed to be used for any other purpose b) and it shall be the responsibility of the owner/occupier to maintain the same clean and free of encumbrances and encroachments at all times.
- Facilities to be provided at refuge area iii)
- Adequate emergency lighting facility shall be provided. a)
- Terrace floor as a refuge floor: iv)
- The necessary facilities such as emergency lighting, drinking water etc a) shall be provided.
- The access door/s from the enclosed staircase/s to the terrace floor shall have louvers at top half portion of the door. The entrance doors to the terrace sign painted in luminous paint mentioning shall be painted or fixed with "REFUGE AREA ".

(Rajendrá Habde) Under Secretary to Government.